STATE OF MICHIGAN MICHIGAN ADMINISTRATIVE HEARING SYSTEM ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HEALTH AND HUMAN SERVICES

IN THE MATTER OF:



Reg. No.: Issue No.: Case No.: Hearing Date: County:

15-001477 4009 April 15, 2015 losco

ADMINISTRATIVE LAW JUDGE: Vicki Armstrong

AMENDED HEARING DECISION

Following Claimant's request for a hearing, this matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and 400.37; 42 CFR 431.200 to 431.250; and 45 CFR 205.10. After due notice, an in-person hearing was held on April 15, 2015, from Lansing, Michigan. Claimant, accompanied by her mother, appeared and testified. Participants on behalf of the Department of Human Services (Department) included Assistance Payment Supervisor

ISSUE

Whether the Department properly determined that Claimant was not disabled for purposes of the State Disability Assistance (SDA) benefit program?

FINDINGS OF FACT

The Administrative Law Judge, based on the competent, material, and substantial evidence on the whole record, finds as material fact:

- 1. On September 3, 2014, Claimant filed an application for SDA benefits alleging disability.
- 2. On January 13, 2015, the Medical Review Team (MRT) denied Claimant's application for SDA.
- 3. On January 14, 2015, the Department sent Claimant notice that her application for SDA had been denied.
- 4. On January 23, 2015, Claimant filed a request for a hearing to contest the Department's negative action.
- 5. Claimant was appealing the denial of Social Security disability benefits at the time of the hearing.
- Claimant is a 31 year old woman whose birthday is Claimant is 5'5" tall and weighs 235 lbs.

- 7. Claimant does not have a drug, nicotine, or alcohol problem.
- 8. Claimant has a driver's license and is unable to drive.
- 9. Claimant has a high school equivalent education.
- 10. Claimant is not currently working. Claimant last worked in July, 2012.
- 11. Claimant alleges disability on the basis of adjustment disorder, chronic pain, arthritis, syringohydromyelia T-T12, traumatic brain injury, cervical spine herniation C6-C7, degenerative disc disease, post-concussion syndrome, pseudobulbar affect, history of spinal fracture, photosensitivity, and morbid obesity.
- 12. Claimant's impairments have lasted, or are expected to last, continuously for a period of twelve months or longer.
- 13. Claimant's complaints and allegations concerning her impairments and limitations, when considered in light of all objective medical evidence, as well as the record as a whole, reflect an individual who is so impaired as to be incapable of engaging in any substantial gainful activity on a regular and continuing basis.

CONCLUSIONS OF LAW

Department policies are contained in the Department of Health and Human Services Bridges Administrative Manual (BAM), Department of Health and Human Services Bridges Eligibility Manual (BEM), and Department of Human Services Reference Tables Manual (RFT).

The State Disability Assistance (SDA) program which provides financial assistance for disabled persons is established by 2004 PA 344. The Department of Human Services (DHS or department) administers the SDA program pursuant to MCL 400.10, *et seq.*, and Mich Admin Code, Rules 400.3151-400.3180. Department policies are found in the Bridges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM) and the Reference Tables Manual (RFT).

Current legislative amendments to the Act delineate eligibility criteria as implemented by department policy set forth in program manuals. 2004 PA 344, Sec. 604, establishes the State Disability Assistance program. It reads in part:

Sec. 604 (1) The department shall operate a state disability assistance program. Except as provided in subsection (3), persons eligible for this program shall include needy citizens of the United States or aliens exempt from the Supplemental Security Income citizenship requirement who are at least 18 years of age or emancipated minors meeting one or more of the following requirements: (b) A person with a physical or mental impairment which meets federal SSI disability standards, except that the minimum duration of the disability shall be 90 days. Substance abuse alone is not defined as a basis for eligibility.

Specifically, this Act provides minimal cash assistance to individuals with some type of severe, temporary disability which prevents him or her from engaging in substantial gainful work activity for at least ninety (90) days.

"Disability" is:

... the inability to do any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than 12 months. 20 CFR 416.905. [SDA = 90 day duration].

[As Judge] We are responsible for making the determination or decision about whether you meet the statutory definition of disability. In so doing, we review all of the medical findings and other evidence that support a medical source's statement that you are disabled. 20 CFR 416.927(e).

Claimant's treating physician completed a Medical Questionnaire for Claimant on Claimant is diagnosed with low back and neck pain, nausea and vomiting, sryingohydromyelia T6-T12, bilateral knee and hip pain, dysmenorrhea and migraines. The physician indicated Claimant is limited to no overhead reaching, standing no more than 10-20 minutes and no ambulating on uneven ground. Claimant is prescribed physical therapy, cortisone shots in knees and left hip, and pain management. Claimant's treating physician opined that Claimant is incapable of performing a full-time job based on her limitations of functional mobility.

In July, 2013, Claimant's treating physician completed a Medical Examination Report on behalf of the Department. The physician indicated Claimant is limited in sustained concentration, memory and social interaction. The physician opined that Claimant is unable to meet her needs in the home.

The credible testimony and medical records submitted at hearing verify Claimant was legally disabled for ninety (90) days. Moreover, Claimant's treating physician opined that Claimant is unable to work based on her functional limitations and her prognosis is guarded. Because Claimant's treating physician's opinion is well supported by medically acceptable clinical and laboratory diagnostic techniques, it has controlling weight. 20 CFR 404.1527(d)(2). As such, the Department's denial of SDA pursuant to Claimant's September 3, 2014, SDA application cannot be upheld.

DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusions of law, decides the Department erred in determining Claimant is not currently disabled for SDA eligibility purposes.

Accordingly, the Department's decision is **REVERSED**, and it is ORDERED that:

- 1. The Department shall process Claimant's September 3, 2014, SDA application, and shall award her all the benefits she may be entitled to receive, as long as she meets the remaining financial and non-financial eligibility factors.
- 2. The Department shall review Claimant's medical condition for improvement in August, 2015, unless her Social Security Administration disability status is approved by that time.
- 3. The Department shall obtain updated medical evidence from Claimant's treating physicians, physical therapists, pain clinic notes, etc. regarding her continued treatment, progress and prognosis at review.

Vicki Armstrong Administrative Law Judge for Nick Lyon, Director Department of Health and Human Services

Date Signed: 5/01/2015

Date Mailed: 5/01/2015

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NOTICE OF APPEAL: A party may appeal this Hearing Decision in the circuit court in the county in which he/she resides, or the circuit court in Ingham County, within 30 days of the receipt date.

A party may request a rehearing or reconsideration of this Hearing Decision from the Michigan Administrative Hearing System (MAHS) within 30 days of the mailing date of this Hearing Decision, or MAHS may order a rehearing or reconsideration on its own motion.

MAHS may grant a party's Request for Rehearing or Reconsideration when one of the following exists:

• Newly discovered evidence that existed at the time of the original hearing that could affect the outcome of the original hearing decision;

- Misapplication of manual policy or law in the hearing decision which led to a wrong conclusion;
- Typographical, mathematical or other obvious error in the hearing decision that affects the rights of the client;
- Failure of the ALJ to address in the hearing decision relevant issues raised in the hearing request.

The party requesting a rehearing or reconsideration must specify all reasons for the request. MAHS will not review any response to a request for rehearing/reconsideration. A request must be *received* in MAHS within 30 days of the date this Hearing Decision is mailed.

A written request may be faxed or mailed to MAHS. If submitted by fax, the written request must be faxed to (517) 335-6088 and be labeled as follows:

Attention: MAHS Rehearing/Reconsideration Request

If submitted by mail, the written request must be addressed as follows:

Michigan Administrative Hearings Reconsideration/Rehearing Request P.O. Box 30639 Lansing, Michigan 48909-8139

